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UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re: BKY 19-40658 Chapter 7

Scheherazade, Inc.

Debtor.

NOTICE OF HEARING AND MOTION OBJECTING TO CLAIM OF TOM GREENSHIELDS

TO: The claimant and other entities specified in Local Rules 9013-3(a) and 3007-1:

- 1. Nauni Manty, the chapter 7 trustee of the bankruptcy estate of the debtor, moves the court for the relief requested below and gives notice of hearing.
- 2. The court will hold a hearing on this motion on **Wednesday**, **May 6**, **2020**, at **9:30 a.m.**, before the Honorable Kathleen H. Sanberg, in Courtroom No. 8 West, at the United States Courthouse, at 300 South Fourth Street, in Minneapolis, Minnesota 55415.
- 3. Any response to this motion must be filed and served not later than **Friday**, **May** 1, 2020, which is five days before the time set for the hearing (including Saturdays, Sundays and holidays). UNLESS A RESPONSE OPPOSING THE MOTION IS TIMELY FILED, THE COURT MAY GRANT THE MOTION WITHOUT A HEARING.
- 4. This court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334, Fed. R. Bankr. P. 5005 and Local Rule 1070-1. The petition commencing this chapter 7 case was filed on March 10, 2019. This proceeding is a core proceeding. This case is now pending before this court.
- 5. This motion arises under 11 U.S.C. §§ 502, Fed. R. Bankr. P. 3007, 9013 and 9014 and Local Rules 3007-1, 9006-1, 9013-1 and 9013-3.

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6. Tom Greenshields filed an unsecured claim of \$9,000. See Claim No. 28. A copy

of the claim is attached as Exhibit A. The claim arises out of the sale of the consignment jewelry

sold by the debtor, pre-petition. The jewelry was sold pursuant to a Consignment Merchandise

Agreement between the debtor and Mr. Greenshields, which is attached to the claim. Pursuant to

the Consignment Agreement, Mr. Greenshields is entitled to \$5,400 of the proceeds from the sale

of the consigned jewelry. The trustee objects to the claim because it seeks the gross sale proceeds

of the jewelry rather than the net owed to Mr. Greenshields.

7. The trustee requests that Claim No. 28 be reduced to \$5,400, the net value of the

proceeds due to Mr. Greenshields under the consignment agreement.

WHEREFORE, the trustee requests that the objection to the claim of Mr. Greenshields be

sustained and the claim be reduced to \$5,400.

MANTY & ASSOCIATES, P.A.

Dated: April 2, 2020 /e/ Mary F. Sieling

Nauni Manty (#230352)

Mary F. Sieling (#389893)

401 Second Avenue North, Suite 400

Minneapolis, MN 55401 Phone: (612) 465-0990

Email: mary@mantylaw.com

Attorneys for the Chapter 7 Trustee

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Fill in this information to identify the case:				
Debtor 1	Sheherazade, Inc.			
Debtor 2 (Spouse, if filing)				
United States Bankruptcy Court for the: District of Minnesota				
Case number	19-40658			

Official Form 410

Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

						". · · · · · · · · · · · · · · · · · · ·	
١.	Who is the current creditor?	Thomas Greenshields Name of the current creditor (the person or entity to be paid for this claim)					
		Other names the credito	r used with the debto	r T <u>om Greenshie</u>	elds		
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom	n?				
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?			Where should payments to the creditor be sent? (if different)		
		Tom Greenshiel	ds		Same		
	Federal Rule of Bankruptcy Procedure	Name					
	(FRBP) 2002(g)	2920 Highland C	T				
		Number Street		Number Street			
		Mound	MN	55364	011	State	ZIP Code
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone 612-2	08-5250		Contact phone		
		Contact email tgree	nshields@msn.	.com	Contact email		_
	Uniform claim identifier for electronic payments in chapter 13 (if you						
4.	Does this claim amend one already filed?	☑ No ☐ Yes. Claim num	ber on court claim	s registry (if known) _		Filed on	D / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	✓ No☐ Yes. Who made	the earlier filing?				

Proof of Claim

	Do you have any number you use to identify the debtor?	No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:			
	How much is the claim?	\$			
		☐ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).			
	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card,			
	O.C.IIII	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).			
		Limit disclosing information that is entitled to privacy, such as health care information,			
		Consignment Sales Contract (See attached)			
	Is all or part of the claim	☑ No			
	secured?	Yes. The claim is secured by a lien on property.			
		Nature of property:			
		Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.			
		Motor vehicle			
		Other, Describe: Diamond Ring			
		Basis for perfection: See attached contract			
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)			
		Value of property: \$ 9,000.00			
		Amount of the claim that is secured: \$0.00			
		Amount of the claim that is unsecured: \$ (The sum of the secured and unsecured amounts should match the amount in line 3			
		Amount necessary to cure any default as of the date of the petition: \$0.00			
		Annual Interest Rate (when case was filed) 0.00 %			
		Fixed Variable			
)	. Is this claim based on a	☑ No			
	lease?	Yes. Amount necessary to cure any default as of the date of the petition.			
	s Is this claim subject to a	☑ No			
	right of setoff?	☐ Yes. Identify the property:			
		— Tool rooming the property.			

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2. Is all or part of the claim	☑ No					
entitled to priority under 11 U.S.C. § 507(a)?	☐ Yes. Check	one:			Amount entitled to priorit	
A claim may be partly priority and partly		□ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).				
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	☐ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).				ervices for \$	
entitled to priority.	□ Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).				pefore the er. \$	
	☐ Taxes o	r penalties owed to gov	vernmental units, 11 U.S.C. § 507	(a)(8).	\$	
	☐ Contribu	utions to an employee b	penefit plan. 11 U.S.C. § 507(a)(5):	\$	
	_		I U.S.C. § 507(a)() that applies		\$	
					gun on or after the date of adjustment.	
	Amounts	are subject to adjustment of	m 4/01/19 and every 3 years after tha	TOT Cases be	gun on or aner the date or adjustment.	
Part 3: Sign Below						
The person completing	Check the appro	poriate hov:				
his proof of claim must		,				
ign and date it. RBP 9011(b).			orizod agost			
you file this claim	_	editor's attorney or auth	•	, Bula 2004		
lectronically, FRBP	_		heir authorized agent. Bankruptc		9	
005(a)(2) authorizes courts	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
to establish local rules specifying what a signature is. I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculated amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.					unle descent that when paleulating the	
A person who files a						
fraudulent claim could be fined up to \$500,000, imprisoned for up to 5					that the information is true	
years, or both. 18 U.S.C. §§ 152, 157, and 3571. I declare under penalty of perjury that the foregoing is true and correct. Executed on date O3/26/2019						
	Thomas	Greenshields				
	Signature					
	Print the name	of the person who is	completing and signing this cl	aim:		
	Name	Thomas	Scott		Greenshields	
	rvamo	First name	Middle name		Last name	
	Title	Individual				
	Company	3				
Company		Identify the corporate servicer as the company if the authorized agent is a servicer.				
	Address 290 Highland CT					
2	Address	Number Stree				
		Mound		MN	55364	
		City		State	ZIP Code	
	Contact phone	612-208-5250		-maii turee	enshields@msn.com	

Case 19-40658 Down128-1Filedled 102/270/19Enteesd 045/02/20c1/1152/103 Plagec4Ndaid Document Page 6 of 10 Scheherazade Consignment Merchandise Form

Consignor Information:
Name: Tom Greenshields Phone(s): 6122085250
Address: 2920 Highland CT. MOUND May 55364
Email: tgleenshield Dusn.com Other Contact Information:
Description of Consigned Item per Consignor (One item per Form): 1.36ct Center 512 H
(Per Carl)
in 14k yellow mtg
w/ ,42cta
Value of Consigned Item per Consignor (what is item insured for?):
Consignment Program Terms:
1. Consignor (hereafter referred to as You) agree to leave your item on consignment for a minimum of 6 months.
Also, this item will not be cross-marketed (i.e. eBay), etc. by the consignor or an agent during this time period.
2. You will receive 60% of the price for which the item is sold, & Scheherazade will receive 40%.
NOTE: Scheherazade has a 90 day waiting period between the sale of your item & payment to the consignor. Your share of the selling price will be paid approximately 91 days after the day of the sale.
sales from the senting price win be para approximately 71 days after the day of the sale.
3. For the item covered by this Agreement, you have authorized a Tag/Selling price of \$
Customer: \$ 5400 Scheherazade: \$ 3600
If Scheherazade receives an offer for your item which is below the above Tag price, the lowest selling price you
authorize Scheherazade to accept is \$ 2000 - a fter 30 Days
Customer: \$ 4800 Scheherazade: \$ 3200
4. You agree that Scheherazade, in our sole discretion, reserves the right not to display consignment items during
certain promotions, events, etc.
5. You represent, & intend for Scheherazade to rely on the representation, that on the consigned item you currently
own, & during the term of the consignment you will maintain primary insurance for the item with:
(Name of Ins. Co.; a Certificate of Insurance is appreciated).
Agreed & signed, this 24^{th} day of $8ep + , 2018$ at Edina, MN 55435.
By: ()
Scheherazade Authorized Signature Consignor Signature: I certify under penalty of perjury that to my knowledge the information above is true & complete, & I am the owner, or
have authority of the owner, to sell or pledge the property.
Date Sold:// Receipt # CAMS # Price Sold For \$
Date Soild/ Receipt # CAIMS # FILE SOILI FOI \$
Returned to Consignor Date:/ Consignor Signature for Return:
Returned to Consignor Date:/ Consignor Signature for Return:

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VERIFICATION

I, Nauni Manty, the trustee and movant named in the foregoing notice of hearing and motion, declare under penalty of perjury that the facts contained in the foregoing motion are true and correct to the best of my knowledge, information and belief.

Dated: April 2, 2020

Nauni Manty, Trustee

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:	BKY 19-40658
	Chapter 7

Scheherazade, Inc,

Debtor.

UNSWORN CERTIFICATE OF SERVICE

I declare under penalty of perjury that on April 2, 2020, I caused copies of the following documents to be filed electronically with the Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the ECF participants:

Notice of Hearing and Motion Objecting to Claim of Tom Greenshields, Verification, Proposed Order and this Unsworn Certificate of Service,

I further declare that I caused copies of the foregoing documents to be mailed by first class mail, postage prepaid, to the following non-ECF participants:

Tom Greenshields 2920 Highland Ct Mound, MN 55364

Scheherazade, Inc. 3181 W 69th St Edina, MN 55435

Robert K Dakis Morrison Cohen, LLP 909 Third Ave New York, NY 10022

David J Kozlowski Morrison Cohen, LLP 909 Third Ave New York, NY 10022

Joseph T Moldovan Morrison Cohen, LLP 909 Third Ave New York, NY 10022 Wells Fargo Vendor Financial Serv, LLC fka GE Gapital Information Tech Solutions c/o a Ricoh USA Program fdba Ikon Financ PO Box 13708 Macon, GA 31208-3708

Dated: April 1, 2020 /e/ Kevin Carnahan

Kevin Carnahan, Legal Assistant Manty & Associates, P.A. 401 Second Avenue North, Suite 400 Minneapolis, Minnesota 55401

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:	BKY 19-40658 Chapter 7
Scheherazade, Inc,	
Debtor.	

ORDER

This matter came on before this court on the motion of the chapter 7 trustee objecting to the claim of Tom Greenshields, Claim No. 28. Based upon all of the files, records and proceedings herein,

IT IS ORDERED: that the trustee's objection to the claim of Tom Greenshields is sustained and the claim is reduced to \$5,400.

Dated:

Kathleen H. Sanberg United States Bankruptcy Judge